Secretary of the Interstate Commer Commission Washington, D.C. 20423

M 02 S- 1881 15 NAL

Gentlemen:

INTERSTATE COMMERCE COMMISSIOND C.

We are enclosing for filing a security agreement concerning a transaction described as follows:

Mortgagor:

Gary and Sue Huff

1682 N.W. 109th

Des Moines, Iowa

50322

Mortgagee:

West Des Moines State Bank

1601 22nd Street

West Des Moines, Iowa 50265

Description:

100-Ton Truck covered Hopper Railcar

Identifying Marks RRRX 1324

AAR Mechanical Designation "10"

Please advise us immediately if this information is insufficient or incomplete for your purposes. Thank you for your cooperation.

Vernon R. Ellingson

vernon R. Billings

Vice President

6 1-022A-4

Date/1412-2-191

ICC Washington, D. G.

SECURITY AGREEMENT - GENERAL FORM

A. 18.

CONSUMER GOODS, EQUIPMENT, FIXTURES, FARM PRODUCTS OR INVENTORY GOODS

(UNIFORM COMMERCIAL CODE SECTION	ON 554,9109 AND FOLLOWING)
,	September 29, 1980
1. PARTIES—PROPERTY: The undersigned Debter (jointly and se cured Party or Lender, a security interest in the following described property.	
100-ton truck covered Hopper Rai Identifying Marks - RRRX1324 AAR Mechanical Designation "lo"	JAN 21 1981 -2 20 PM
	INTERSTATE COMMERCE COMMISSION
all products of, additions to and replacements thereof and all accessorie to or used in connection therewith, and the proceeds of all property se 2. IF FARM PRODUCTS, CROPS OR FIXTURES ARE COLLATER, lateral, Debtor assigns, transfers and conveys to Secured Party a security in placements and substitutions therefor, and all feed, both hay and grain, or feeding and handling said livestock and also all of Debtor's right, title and poses. If crops, this agreement includes annual and perennial crops and property: either before or after harvest and all additions and substitutions	AL: If this instrument includes livestock, then as additional col- terest in and to all increase and issue thereof and additions, re- wned by Debtor, all water privileges, and all equipment, used in interest in all leases covering lands for pasture and grazing pur- products thereof growing or planted on the following described
fixtures, it is and will be located on the following described propert	y inCounty, lowa:
· ·	no.
A. LANDOWNER: If other than Debtor, the record owner of the	land above described is
all of his inventory now owned or hereafter acquired and all replacements, of Debtor's merchandise, raw materials, work in process and finished produ A. Upon execution of this agreement and upon request of Secured unpaid, Debtor will furnish to Secured Party a signed statement, in form s ventory herein secured to include for any given period designated by Secure and delivered, inventory sold and held for future delivery, inventory returns and closing inventory. B. If at any given time the value of the collateral does not equal Party, Debtor shall at once pay the excess of indebtedness to Secured P Secured Party's satisfaction. 4. OBLIGATIONS SECURED—OPEN END: This security interest ments herein set forth and for the payment of an indebtedness in the face by a premissery note(s) or other instrument(s) executed by Debtor pay with interest as therein set forth and for all costs and expenses incurred and enforcement of Secured Party's rights thereunder; and for the payment of said indebtedness which may be from time to time effected by agreement by Secured Party for taxes, levies and repairs to or maintenance of said of others and for all costs and expenses incurred in the collection of same money herefore and hereafter advanced by Secured Party at his option direct or contingent liabilities of Debtor to Secured Party of any nature any money expended by Secured Party for taxes, levies and repairs to or for costs and expenses incurred in the collection of said note or instrument sums payable hereunder shall be paid at the place stated in the promisso of the Secured Party as stated below, and if none, then at the place of 5. This instrument shall be void upon payment of all obligations secured. Informational (Check one or more). X The address of the Debtor, below, is his residence.	substitutions, and additions thereto, and a security interest in all cts. If Party at any time while the indebtedness hereby secured remains atisfactory to Secured Party, showing the current status of the interest of Party the opening inventory, inventory acquired, inventory sold and or repossessed, inventory used or consumed in Debtor's business, or exceed the total amount of indebtedness of Debtor to Secured arty or transfer additional collateral to Secured Party to meet is given to secure the performance of the covenants and agree-amount of \$\frac{1}{2}\frac{1}{
7. USE OF PROPERTY: Debtor warrants, covenants and agrees that:	
X Equipment 1. In business	Farm Products 3. In farming operations. Farm Equipment
8. PURPOSE: The security interest herein is given on this colleteral	
	ADDITIONAL PROVISIONS SET FORTH ON THE REVERSE
SIDE HEREOF, THE SAME BEING INCORPORATED HEREIN BY REFEI OF THIS CONTRACT FULLY COMPLETED.	
Garly Hyrith (Debtor)	MEST DES MOINES STATE BANK
Sue Huff (Debtor)	Dennis R. Doughering (Secured Party)
1682 N.W. 109th St. [Number and Street]	1601 22nd Street
Des Moines,	West Des Moines
(City) Polk Iowa 50322	Polk Iowa 50265

ekementekenementekenementekenementekenementekenementekenemen homos den of date en homos den men en men men den Tekementekenementekenementekenementekenementekenemen beging beging beging den men beging beging men beging beging

(State) [County] onsider the desirability of joinder of spouse. Although Code Section 556.1 has been repea ains Code Chapter 627 and the practicalities of determining title to any exempt property.

(County)

Iowa

Po1k

50322

(State)

- 10. PROCEEDS: Proceeds of collateral are also covered by the lien of this instrument; however, such provision shall not be construed to mean that the Secured Party consents to any sale of such collateral, except inventory as described in Section 554.9109 Uniferm. Commercial Code of Iowa.
- 11. WARRANTY: If the collateral herein is for a loan, Debtor represents that he is owner of the above described property free and clear of all liens and encumbrances, unless specifically excepted herein, and will not sell, assign or transfer said property or any part thereof without the written consent of the Secured Party.
- 12. EXAMINATION AND INSPECTION: For right to inspect collateral, see paragraph 20, below: Inspection of Collateral. If the collateral hereunder is inventory or equipment used for business purposes, the Debtor will keep accurate books and records of the collateral and shall allow the Secured Party or representatives of the Secured Party to examine said books and records at any reasonable time.
- and shall allow the Secured Party or representatives of the Secured Party to examine said books and records at any reasonable time.

 13. INSURANCE AND TAXES: Debtor promises and agrees to keep said collateral insured from loss or destruction by fire, wind-storm and such other perils as Secured Party requires, in an amount not less than the full insurable value of the collateral, or the amount secured hereby, whichever is lesser, with appropriate endorsement to secure both parties as their interest appears, and to pay any and all taxes or charges which may be assessed against same. In the event the Debtor shall fail to provide adequate insurance or to pay any taxes or charges assessed against said collateral, Secured Party may, without notice, at its option, but without any obligation or liability so to do, procure insurance, pay taxes or other said charges and add said sums to the balance of the debt herein secured. Debtor hereby appoints the Secured Party the agent and attorney for the Debtor in adjusting and cancelling such insurance and endorsing settlement drafts and hereby assigns to the Secured Party all sums including return premiums and dividends, as additional security, specifically agreeing that Secured Party may cancel any said insurance upon any default by Debtor and apply any refund to the balance then due. Insurance policies shall promptly be delivered to Secured Party.

 14. CARE OF PROPERTY: 'Debtor shall take good care of this property; shall shelter it and keep it in good repair; shall keep it free from all other liens, encumbrances, charges and claims, whether contractual or imposed by operation of law; shall not remove it from the Debtor's residence or place of business without Secured Party's consent; will promptly supply to Secured Party any new residence address and secure permission from him to change the location of the collateral; and shall give Secured Party immediate written notice of any loss of, or damage to, any of said property.

 15. SUCCESSORS AND ASSIGNS: The rights and privileg
- 15. SUCCESSORS AND ASSIGNS: The rights and privileges of Secured Party under this agreement shall inure to the benefit of his successors and assigns. All covenants, representations, warranties and agreements of Debtor contained in this agreement are joint and several if Debtor is more than one and shall bind Debtor's personal representatives, heirs, successors and assigns.
- 16. ASSIGNMENTS AND DEFENSES: That Secured Party shall have the right to negotiate or assign the security interest evidenced by this agreement and the note which it secures, and understands that Secured Party may do so without any notice to Debtor. Debtor specifically agrees that if there is any assignment or transfer of the security agreement, debt instrument, or note, the assignee or transferes shall have all of the Secured Party's rights and remedies under this agreement and that Debtor will not assert as a defense, counter-claim, set-off, cross complaint or otherwise, any claim, known or unknown, which he now has or hereafter acquires against the original Secured Party herein in any action commenced by an assignee or transferee of this agreement and the note which it secures, and will pay the indebtedness to the assignee at his place of business as it becomes due.
- 17. NON-WAIVER, EXTENSIONS, ETC.: That any extension of time for payment of any installment hereunder, or the acceptance of only a part of such installment, or the failure of the Secured Party to enforce the strict performance of any covenant, promise or condition herein contained on the part of the Debtor to be performed, shall not operate as a waiver of the right of the Secured Party thereafter to require that the terms hereof be strictly performed according to the tenor hereof. No party to this agreement shall be discharged from liability to the Secured Party by reason of the Secured Party's extending the time for payment of an installment or installments owing or due upon said loan, or by reason of the Secured Party's waiver or modification of any terms of the note or instrument evidencing such loan, or of any terms of this agreement.
- 18. LAW APPLICABLE: This agreement shall be deemed to have been made in the State of Iowa and shall be construed according to the laws of said State. If any provision of this agreement shall for any reason be held to be invalid or unenforceable, such invalidity or unenforceable that invalid or unenforceable provision thereof, but this agreement shall be construed as if such invalid or unenforceable provision

- unenforceability shall not affect any other provision hereof, but this agreement shall be construed as if such invalid or unenforceable provision had never been contained herein.

 19. ACCELERATION OF OBLIGATIONS AND DEFAULT: Upon the occurrence of any of the following events, the Secured Party may at his option, orally or in writing, declare the whole unpaid balance of any obligation secured by this agreement, immediately due and payable and if not so paid, then may declare Debtor to be in default under this agreement; said events being as follows:

 (a) Debtor fails to make payments to the Secured Party as agreed. (b) Debtor fails to perform the other obligations agreed to be by him performed in any paragraph of this agreement. (c) Debtor or agent has made or furnished a false statement, representation or warranty in a material respect. (d) Debtor fails in his business; or if there occurs this solution or termination of its existence; or if there is commenced any proceeding under any bankruptcy or insolvency, laws by or against the Debtor or by any guarantor or surely hereon for the Debtor; or if the Debtor still make any assignment for the benefit of creditors. (e) Occurrence of loss, theft, damage or destruction of the colleteral not covered by adequate insurance containing a loss payable clause for the protection of Secured Party.

 20. REMEDIES: Upon default as in paragraph 19 above. Secured Party shall have all the rights and remedies of a Secured Party under the Uniform Commercial Code of lows (among others see Code Sections 554.9501-554.9507 inclusive) and under any other applicable laws. Debtor will, at Secured Party which shall be reasonable to the Secured Party at such place as its intensection takes place, as designated by the Secured Party shall be deemed reasonably convenient to both parties. Any requirements of reasonable notice by either party to the other or to the quarantors or sureties of Debtor shall be met if such notice is mailed, postage prepaid to the address of the parties shown on the fi
- 21. CONSTRUCTION: Words and phrases herein, including acknowledgment hereof, if any, shall be construed as in the singular or plural number, and as masculine, feminine or neuter gender, according to the context. The paragraph headings of this agreement are for convenience only and shall not limit the terms of this agreement.

r valuable consideration, receipt of which is hereby acknowledged, the undersigned does to be a secured hereby with recourse. The undersigned y and authority to execute the agreement and notes hereunder; that there has been no default laims, liens and encumbrances of any nature (except taxes not delinquent). The undersigned wai uit and repossession of the security and agrees that assignee may grant extensions of time or report to the undersigned and without the consent of the undersigned. Upon default of the Debtor or	hereby sell, assign, and transfer to
r valuable consideration, receipt of which is hereby acknowledged, the undersigned does to be a secure of the debt instruments secured hereby with recourse. The undersigned y and authority to execute the agreement and notes hereunder; that there has been no default laims, liens and encumbrances of any nature (except taxes not delinquent). The undersigned was ult and repossession of the security and agrees that assignee may grant extensions of time or response to the security and agrees that assignee may grant extensions of time or response.	
reement and the debt instruments secured hereby withrecourse. The undersigned y and authority to execute the agreement and notes hereunder; that there has been no default laims, liens and encumbrances of any nature (except taxes not delinquent). The undersigned wai ult and repossession of the security and agrees that assignee may grant extensions of time or r	hereby sell, assign, and transfer to
	and the security is free and clear res all demands for payment, notices enewals of notes hereunder without
Agreement or warranty given above, the undersigned agrees to repurchase this agreement from indebtedness and advances, plus accrued interest and interest due and unpaid and all costs a	the assignee, for the amount of the
red this	
Ву	

STATE OF IOWA, _

N